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Federal Defenders OF NEW YORK, INC.

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David E. Patton
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March 26, 2020

## Via ECF

The Honorable Edgardo Ramos United States District Judge United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

Re: <u>United States v. Thompson, 19 Cr. 698 (ER)</u>

Dear Judge Ramos:

I write on behalf of my client Jon Barry Thompson, the defendant in the above-referenced case, to request a two week adjournment of the current motion schedule.

The disruption caused by the response to COVID-19 has impaired our ability to confer with our client, discuss a possible disposition with the government, and prepare our motion for filing. In order to allow us to do so, we respectfully request a two week adjournment of the dates in the current motion schedule. The government consents to this request.

Thank you for your time and consideration of this matter.

Respectfully submitted,
/s/
Peggy Cross-Goldenberg
Assistant Federal Defender
(212) 417-8732

Cc: AUSAs Jordan Estes and Drew Skinner (via email)

The current motions schedule is adjourned by two weeks. SO ORDERED.

Edgardo Ramos, U.S.D.J Dated: March 27, 2020

New York, New York